

REMARKS/ARGUMENTS

A (second) Notice of Non-Compliant Amendment (“Notice”) was mailed on April 9, 2007, which identified three instances of inconsistencies in the amendment compared to the previous entered version of the claims. The previous submission was a Response to a (first) Notice of Non-Compliant Amendment.

The inconsistencies identified in the (second) Notice of Non-Compliant Amendment are listed below, along with the action taken herein with respect to the claims:

1) Claim 33 – the previous submission recited the limitation “receiving one of more.” The Notice indicated that the prior entered version recited “or.” Applicant regrets inadvertently altering the claim limitation, when no alteration was intended. The claims herein recite “receiving one or more”, consistent with the previously entered (original) version of the claims.

2) Claim 69 – significant changes were detected between the presently indicated claim and the prior version. Applicant had inadvertently cancelled claim 68, and presented amendments to claim 68, instead of with respect to claim 69. Applicant has corrected this by showing the proper amendments to claim 69.

3) Claim 71 – the comma on the first line in claim 71 was indicated as being underlined, when there was no intention by the Applicant as indicating this as new text. This has been corrected by removing the underline.

Other than the above, no changes to other claims have occurred. No other changes to the “Remarks” section has occurred. Applicant is not re-submitting the “Remarks” section, as no changes or corrections to the previously submitted “Remarks” section is necessary, and requests the previous “Remarks” be considered with the present claims.

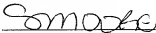
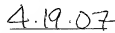
CONCLUSION

It is not believed that extensions of time or fees for net addition of claims are required, beyond those that may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 CFR § 1.136(a), and any fee required therefore (including fees for net addition of claims) is hereby authorized to be charged to Deposit Account No. 16-0605.

Respectfully submitted,



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